IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

BLUE SPIKE, LLC Plaintiff, v. TEXAS INSTRUMENTS, INC. Defendants	\$\text{\$\exittit{\$\text{\$\exittit{\$\text{\$\exittit{\$\text{\$\exittit{\$\text{\$\exititt{\$\text{\$\text{\$\text{\$\}\$\text{\$\text{\$\text{\$\	Civil Action No. 6:12-CV-499 MHS LEAD CASE
BLUE SPIKE, LLC, Plaintiff, V. AUDIBLE MAGIC CORPORATION, FACEBOOK, INC., MYSPACE, LLC, SPECIFIC MEDIA, LLC, PHOTOBUCKET.COM, INC., DAILYMOTION, INC., DAILYMOTION S.A., SOUNDCLOUD, INC., SOUNDCLOUD LTD., MYXER, INC., QLIPSO, INC., QLIPSO MEDIA NETWORKS LTD., YAP.TV, INC., GOMISO, INC., IMESH, INC., METACAFE, INC., BOODABEE TECHNOLOGIES, INC., TUNECORE, INC., ZEDGE HOLDINGS, INC., BRIGHTCOVE INC., COINCIDENT.TV, INC., ACCEDO BROADBAND NORTH AMERICA, INC., ACCEDO BROADBAND AB, AND MEDIAFIRE, LLC Defendants.	on o	Civil Action No. 6:12-CV-576 MHS CONSOLIDATED CASE

DEFENDANTS QLIPSO, INC.'S AND QLIPSO MEDIA NETWORKS, LTD.'S <u>CERTIFICATE OF INTERESTED PARTIES</u> Pursuant to paragraph 3 of this Court's January 22, 2014 Order to Meet, Report and

Appear at Scheduling Conference (Dkt. No. 1138), Defendants Qlipso, Inc. and Qlipso Media

Networks, LTD (collectively, "Qlipso") hereby file their certificate of interested persons and

state as follows:

1. Qlipso Inc. is a wholly-owned subsidiary of Qlipso Media Networks;

2. Qlispo Media Networks is a privately held company;

3. Qlipso Media Networks has no parent corporation, and no publicly held corporation

holds 10% or more of its stock; and

4. There are no persons, associations of persons, firms, partnerships, corporations, affiliates,

parent corporations, or other entities that are financially interested in the outcome of this

litigation, other than the employees, officers, directors, and shareholders of Olipso.

If Qlispo identifies any additional parties having a financial interest in the outcome of this

litigation, Qlispo will promptly file an Amended Certificate of Interested Parties as ordered by

the Court.

Dated: February 6, 2014

By:

/s/ Eric H. Findlay

Eric H. Findlay (Texas Bar No. 00789886) Walter W. Lackey, Jr. (Texas Bar No. 24050901)

FINDLAY CRAFT, P.C.

6760 Old Jacksonville Hwy, Suite 101

Tyler, TX 75703

Telephone: (903) 534-1100

Facsimile: (903) 534-1137

efindlay@findlaycraft.com

2

wlackey@findlaycraft.com

I. Neel Chatterjee – *LEAD ATTORNEY*Gabriel M. Ramsey
ORRICK, HERRINGTON & SUTCLIFFE, LLP
1000 Marsh Road
Menlo Park, CA 94025
Telephone: (650) 614-7400
Facsimile: (650) 614-7401
gramsey@orrick.com
nchatterjee@orrick.com

Alyssa M. Caridis ORRICK, HERRINGTON & SUTCLIFFE, LLP 777 S. Figueroa St. Suite 3200 Los Angeles, CA 90017 Telephone: (213) 629-2020 Facsimile: (213) 612-2499 acaridis@orrick.com

Christopher J. Higgins ORRICK, HERRINGTON & SUTCLIFFE, LLP 1152 15th Street, N.W. Washington, DC 20005-1706 Telephone: (202) 339-8400 Facsimile: (202) 339-8500 chiggins@orrick.com

Attorneys for Defendants QLIPSO, INC. AND QLIPSO MEDIA NETWORKS, LTD.

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was served electronically on opposing counsel pursuant to Local Rule CV-5(a)(7)(C) on February 6, 2014.

/s/ Eric H. Findlay
Eric H. Findlay